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6 7 8 9 10 11 12	ROBERT B. MILLNER ( <i>Pro Hac Vice</i> ) CHRISTOPHER D. SOPER ( <i>Pro Hac Vice</i> ) SNR Denton US LLP 233 S. Wacker Drive, Suite 7800 Chicago, IL 60606-6404 Telephone: (312) 876-8000 Facsimile: (312) 876-7934 robert.millner@snrdenton.com christopher.soper@snrdenton.com Attorneys for OneBeacon Insurance Company	
13	UNITED STATES DISTRICT COURT	
14	NORTHERN DISTRICT OF CALIFORNIA	
15	SAN FRANCISCO DIVISION	
16	FIREMAN'S FUND INSURANCE COMPANY, et al.,	No. 3:12-cv-01887-RS
17	Appellants,	Bankr. Case No. 3:09-BK-31347 TEC
18	v.	Chapter 11
19	PLANT INSULATION COMPANY, et al.,	Judge: Hon. Richard Seeborg
20	Appellees.	[PROPOSED] ORDER GRANTING LEAVE TO FILE DOCUMENTS UNDER SEAL
21		SEAL
22	In re	
23	PLANT INSULATION CO.,	
24	Debtor	
25		
26		
27		
28		
20		

1	Before the Court is a Joint Administrative Motion for Leave to File Documents Under Seal		
2	filed by the Insurers, Plant, the Committee, and the Futures Representative (the "Parties"). The		
3	Motion is accompanied by a Stipulation Re Joint Administrative Motion for Leave to File Documents		
4	Under Seal ("Stipulation"), and a Declaration of Joel T. Muchmore in Support of Joint		
5	Administrative Motion for Leave to File Documents Under Seal ("Declaration"). The Court has		
6	reviewed the Motion, the Stipulation, and the Declaration and has determined that there is good cause		
7	to grant leave for the Parties to file certain categories of documents under seal as requested.		
8	Accordingly, the Court hereby ORDERS that leave be granted for the parties to file under seal		
9	as indicated:		
10	1. Declaration Of Robert G. Nath In Support Of Appellants' Motion For Stay Pending		
11	Appeal: Paragraphs 6, 18, 19, 20, 21, 22, 25(iii), 25(iv), 25(v), 25(vi), 25(vii), 26, 28, 29, 30, 31,		
12	32, 33, 36, 37 (pp. 17:5-13, 17:16-22, 18:11-15, 18:19-21, 19:4-5), 38 (p. 19:9-13); Footnotes 3,		
13	17, 18, 19, 20, 22, 23, 24, 28; and		
14	2. Declaration Of Joel T. Muchmore In Support Of Appellants' Emergency Motion		
15	For A Stay Pending Appeal To The Ninth Circuit; Motion Pursuant To Local Civil Rule 6-3 To		
16	Shorten Notice And Objections Period, And Memorandum In Support: Exhibits T, BB, and CC in		
17	their entirety.		
18	3. Any and all "Bayside Confidential" materials that may be included or otherwise		
19	referenced by Plan Proponents in Plant Proponants' October 22, 2012 opposition to the Insurers'		
20	Motion to Stay; and		
21	4. Any and all "Bayside Confidential" materials that may be included or otherwise		
22	referenced in the Insurers' October 24, 2012 reply in support of the Motion to Stay.		
23			
24	IT IS SO ORDERED.		
25	Dated: October 30, 2012		
26	RICHARD SEEBORG UNITED STATES DISTRICT JUDGE		
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28